STATUTES AT LARGE-Continued

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1966 Feb. 19 Mar. 3 Mar. 3 Mar. 30 Do Mar. 31 Apr. 25 June 29 June 29 June 29 July 4 July 5 July 18 Do Do Do July 19 July 19 July 19 Sept. 9 Do Do Sept. 26 Oct. 15 Do Nov. 2 Do Nov. 2 Do Nov. 8 Do	89-355 89-358 89-373 89-373 89-380 89-383 89-407 89-444 89-478 89-488 89-492 89-504 89-504 89-504 89-504 89-504 89-504 89-504 89-504 89-504 89-707 89-702 89-737 89-702	3(a) (1st sentence, less 1st 20 words)	80 80 80 80 80 80 80 80 80 80 80 80 80 8	22 77 9 9 9 9 13 19 23 25 26 288, 289, 29 297-30 300-30 31 32 27 73 73 84 93 93 95 109 116 145 147

(c) The provisions of the reorganization plans specified in the following schedule have no further effect.

REORGANIZATION PLANS

Year	Plan No.	Section	Statutes at Large	
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1953 1965 1965 1965 1965 1965	1 2 4 4 4 2	3. 4(a) (2d sentence, less 1st 18 words) 11 (a), (e) (as applicable to (a)) 12 (as applicable to § 11(a)) 13 (as applicable to § 11(a)) 2 (last 20 words)	67 79 79 79 79 79 80	631 1318 1322 1322 1322 1606

Approved September 11, 1967.

Public Law 90-84

September 11, 1967 [S. 1633] AN ACT

To amend the Act of June 12, 1960, relating to the Potomac interceptor sewer, to increase the amount of the Federal contribution to the cost of that sewer.

D.C.
Potomac interceptor sewer.
Federal contribution, increase.
74 Stat. 210.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsection (b) of section 2 of the Act of June 12, 1960 (D.C. Code, sec. 43–1621), is amended by inserting immediately after the first sentence the following: "In the event any agency or local authority shall make lump sum payment of its entire portion of the cost, or one or more lump sum payments of the whole or any part of the remainder thereof, of all planning and construction (including acquisition of rights-of-way) of the interceptor, the agreement between the Commissioners and such agency or local authority shall provide or shall be modified to provide, as the case may be, that the charges to such local authority or agency for the use of the Potomac interceptor shall take into consideration

such payment by the local authority or agency of its portion of the cost of such planning and construction: Provided, That any lump sum payment by an agency or local authority towards its portion of the cost of all planning and construction (including acquisition of rights-of-way), if not of the whole amount thereof or of the remaining balance at the time of payment, shall be in an amount of not less than one-fourth of the agency's or local authority's original entire portion of the planning and construction cost."

Sec. 2. Section 4 of the Act of June 12, 1960 (D.C. Code, sec. 43-

1623), is amended-

(1) by inserting "(a)" immediately after "Sec. 4.".

(2) by striking out in the second sentence "and shall be repaid" and inserting in lieu thereof "and 50 per centum of the total amount of loans made under this section shall be repaid", and

(3) by adding at the end thereof the following new subsection: "(b) The amount of loans which were made under subsection (a)

of this section, and which do not have to be repaid-

"(1) shall be considered as an additional Federal contribution toward the cost of planning, acquiring rights-of-way for, and constructing, the Potomac interceptor sewer, and

"(2) for purposes of section 2(b) of this Act, shall be treated as having been appropriated pursuant to section 3 of this Act." Approved September 11, 1967.

D.C. Code 43-1622.

TH. R. 5471

Repayment of

Public Law 90-85

AN ACT

September 11, 1967 To authorize the Secretary of Agriculture to sell the Pleasanton Plant Materials Center in Alameda County, California, and to provide for the establishment of a plant materials center at a more suitable location to replace the Pleasanton Plant Materials Center, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary Pleasanton Plant of Agriculture is authorized to convey to the County of Alameda, Calif. State of California, by quitclaim deed, for not less than fair market Relocation. value as determined by independent appraisal, all right, title, and interest of the United States in and to the Pleasanton Plant Materials Center, situated in Alameda County, California, and the improvements thereon, which conveyance may be made subject to such reservations and upon such terms and conditions as the Secretary may deem appropriate, including the reservation of the right to continue the operation of the Pleasanton Plant Materials Center until a plant materials center to replace the Pleasanton Plant Materials Center shall be constructed, equipped, and ready for operation, and the functions of the Pleasanton Plant Materials Center are removed to the new site.

Sec. 2. The Secretary of Agriculture is authorized to apply the proceeds of the sale of the Pleasanton Plant Materials Center to the costs of acquiring other lands or interests in land in the State of California which the Secretary deems suitable for a plant materials center to be established as a replacement for the Pleasanton Plant Materials Center, to the cost of construction and alteration of buildings, and the development of such other improvements thereon as may be necessary for the establishment of the plant materials center, and to the costs of removal to such center of the functions of the Pleasanton Plant Materials Center, including the expenses incident to the transfer of personnel, and the removal of equipment, planting stock, and other property.